

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

TQ DELTA, LLC,

Plaintiff,
v.
**COMMSCOPE HOLDING COMPANY, INC.,
COMMSCOPE INC., ARRIS
INTERNATIONAL LIMITED, ARRIS
GLOBAL LTD., ARRIS US HOLDINGS, INC.,
ARRIS SOLUTIONS, INC., ARRIS
TECHNOLOGY, INC., and ARRIS
ENTERPRISES, LLC**

Defendants.

CIV. A. NO. 2:21-CV-310-JRG
(Lead Case)

TQ DELTA, LLC,

Plaintiff,
v.
**NOKIA CORP., NOKIA SOLUTIONS AND
NETWORKS OY, and NOKIA OF AMERICA
CORP.,**

Defendants.

CIV. A. NO. 2:21-CV-309-JRG
(Member Case)

**NOKIA DEFENDANTS' NOTICE OF RELEVANT DETERMINATIONS FROM
RELATED PROCEEDINGS**

Defendants Nokia of America Corporation, Nokia Corporation, and Nokia Solutions and Networks, Oy (collectively, “Nokia”) respectfully give notice to the Court that the Patent Trial and Appeals Board recently instituted *inter partes* review (“IPR”) for certain patents asserted against Nokia by Plaintiff TQ Delta, LLC (“TQ Delta”). The claims challenged in the IPR proceedings cover the claims asserted by TQ Delta against Nokia in this litigation for U.S.

Patent Nos. 7,844,882 and 8,495,473—two of the three “Family 3” patents. The below table summarizes the IPR proceedings instituted thus far.

Petitioner	Patent No.	IPR No.	Challenged Claims	Claims Asserted Against Nokia	Expected FWD Date
Nokia	7,844,882	IPR2022-00664	9–16	9	September 27, 2023
Nokia	8,495,473	IPR2022-00678	10–12; 19–21; 27–30; 36	28	October 3, 2023

Nokia gives further notice that it has also filed an IPR petition that covers the claim asserted by TQ Delta against Nokia in this litigation for U.S. Patent No. 8,594,162—the sole “Family 6” patent. Likewise, CommScope has filed IPR petitions that cover the claims asserted by TQ Delta against Nokia in this litigation for U.S. Patent Nos. 8,464,411; 9,094,348; and 10,833,809—the three “Family 9” patents. The below table summarizes the IPR proceedings awaiting an institution decision.

Petitioner	Patent No.	IPR No.	Challenged Claims	Claims Asserted Against Nokia	Institution Deadline
Nokia	8,594,162	IPR2022-00656	8, 9, 11	9	November 8, 2022
CommScope	8,464,411	IPR2022-00697	1, 2, 9, 10, 11, 17, 18, 19, 25	10, 18	November 7, 2022
CommScope	9,094,348	IPR2022-00809	1–4, 6, 7, 9–12, 14, 15, 17–20, 22–24, 26, 28	1	November 17, 2022
CommScope	10,833,809	IPR2022-01012	1–28	4, 6	December 6, 2022

Dated: October 10, 2022

Respectfully submitted,

/s/ M. Scott Stevens

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*Counsel for Defendants
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CERTIFICATE OF SERVICE

I hereby certify that the foregoing document was served electronically on October 10, 2022, on all counsel who have consented to electronic service.

/s/ *M. Scott Stevens*

M. Scott Stevens